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## Estate of Holland v. Metropolitan Property and Cas. Ins. Co. Augmentation Record Dckt. 38157

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## In the Supreme Court of the State of Idaho

THE ESTATE OF BENJAMIN HOLLAND, deceased, GREGORY HOLLAND, and KATHLEEN HOLLAND,

Plaintiffs-Appellants,

v.

METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY, METLIFE AUTO & HOME,

Defendants-Respondents.

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ORDER AUGMENTING THE RECORD

Supreme Court Docket No. 38157-2010 Kootenai County Docket No. 2010-677

On April 25, 2012, this Court entered an Order Conditionally Dismissing Appeal indicating that the Judgment of Dismissal with Prejudice did not comply with Rule 54(a) of the Idaho Rules of Civil Procedure and that a judgment complying with Rule 54(a) shall be entered by the district court and a copy thereof provided to this Court within fourteen (14) days of the Order or the appeal would be dismissed. Thereafter, a SECOND AMENDED JUDGMENT OF DISMISSAL WITH PREJUDICE was received by this Court on May 1, 2012. Therefore, good cause appearing,

IT HEREBY IS ORDERED that the augmentation record shall include the document listed below, file stamped copies of which were received by this Court:

Second Amended Judgment of Dismissal with Prejudice, file-stamped April 30, 2012.
DATED this day of May, 2012.

AUGMENTATION RECORD

For the Supreme Court

Stephen W. Kenyon, Clerk

cc: Counsel of Record

ORDER AUGMENTING THE RECORD - Docket No. 38157-2010

### In the Supreme Court of the State of Idaho

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METROPOLITAN PROPERTY AND CASUALTY INSURANCE COMPANY, METLIFE AUTO & HOME, ORDER AUGMENTING THE RECORD

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ORDER AUGMENTING THE RECORD – Docket No. 38157-2010

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SIATE OF IDAHO County of KOOTENAI	) ) <sup>65</sup>
FILED 4-30-	12
AT 8:35 O'Cloc CLERK OF DISTRICT C	KA M

Deputy

#### IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE

### STATE OF IDAHO IN AND FOR THE COUNTY OF KOOTENAI

THE ESTATE OF BENJAMIN HOLLAND, )DECEASED, ET AL,)Plaintiffs,)	Case No. CV 2010 677
vs. )	SECOND AMENDED JUDGMENT OF
METROPOLITAN PROPERTY AND ) CASUALTY INSURANCE COMPANY, ET ) AL. )	DISMISSAL WITH PREJUDICE
Defendants)	
IT IS HEREBY ORDERED that the con party to bear their own costs.	nplaint is dismissed with prejudice, each

Entered this 29<sup>TH</sup> day of April, 2012, *nunc pro tunc* to October 6, 2010.

			b-1	where
	2	John T.	Mitchell, Dis	trict Judge
	ertify that on the $\underline{\mathscr{X}}_{-}$ day of Ap		y of the foregoing	g was mailed postage
prepaid or was sent l	by interoffice mail or facsimile to eac	h of the following:		
Lawyer	<u>Fa×#</u>		Fax	<u>#</u>
		Stephen Kènyon,	¢lerk of	XaZXL
Kinzo H. Mihara	<del>66</del> 7-4695	the Courts	′ 208⁄3	<b>34-2616</b> オレジッド
William J. Schroede	r 509-838-0007 and 664-6338	h/h	readt	Paria
		L/fill	<u>nac</u>	lausen
		Jeanne Cl	ausen, Deputy	Clerk

FILED - ORIGINAL	
MAY 1, 2012	Contraction of the second s
Supremie Count Count of Ars b	**